Reorganization Act, Public Law 93-198, approved December 1973 without revision but subject to recommendations. Notwithstanding anv other provisions Colum-Distri**c**t. of bia Self-Government. and Governmental Reorganization Act. 1973 Public Law 93-198. approved December 24 Council the mav comment make recommendations concerning such estimates, but shall have no authority to revise such estimates.

POLICE AND FIRE FIGHTER DISABILITY RETIREMENTS

SEC. 143. (a) Up to 50 police officers and up to 50 Fire Emergency Medical Services members with less than 20 vears service before departmental were hired who 14 1980. February and who retire on disability before the end of calendar shall be excluded from the computation of the rate of disabilitv retirements under subsection 145(a) of the District of Columbia Retirement Reform Act of 1979 (93 Stat. 882: D.C. Code. 1.725(a) for purposes of reducing the authorized Federal navment. to the District of Columbia Police Officers and Fire Fighters' Retirement Fund pursuant to subsection 145(c) of the District ٥f Columbia Retirement Reform Act of 1979 **(h)** The Mavor, within 3<mark>0</mark> days after the enactment this provision, shall engage an enrolled actuary, to be naid hv the District of Columbia Retirement Board, and shall comply wit.h the requirements of section 142(d) and section 144(d) of District of Columbia Retirement Reform Act of 1979 (Public Law 96-122. approved November 17. 1979: D.C. Code. sees. 1 722(d)

Effective date. after Reports 142(d) 724(d) (c) This section shall not go into effect until 15 days the Mayor transmits the actuarial report required by section

of the District of Columbia Retirement Reform Act of 1979 (Public Law 96°122, approved November 17, 1979) to the District of Columbia Retirement Board, the Speaker of the House of Representatives, and the President pro tempore of the Senate.

SEC. 144. (a) Section 451(cX3) of the District of

SEC. 144. (a) Section 451(cX3) of the District of Columbia

Self-Government and Governmental Reorganization Act, approved
December 24, 1973 (87 Stat. 803; D.C. Code, sec. I-1130(c)(3))
is amended by striking the word section and inserting the word

"subsection" in its place.

DISTRICT OF COLUMBIA SCHOOL REFORM

SEC. 145. Section 2204(c)(2) of the District of Columbia School Ante. p. 1321- Reform Act. of 1995 (Public Law 104-134) is amended as follows: (2) TUITION. FEES. AND PAYMENTS — (A) PROHIBITION—A public charter school may not with respect to any student other than a nonresident dent, charge tuition, impose fees, or otherwise require navment for participation in any program, educational offerina. or activity that i(i) enrolls students in any grade from kindergarten through grade 12: or
"(ii) is funded in whole or part through an annual i local appropriation.

(B) EXCEPTION.—A public charter school may impose fees or otherwise require payment, at rates established

by the Board of Trustees of the school, for any program,

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